



IN THE UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF VIRGINIA  
Alexandria Division

UNITED STATES OF AMERICA,

v.

THADDAEUS SNOW,  
a/k/a "STORM,"

Defendant.

) Case No. 1:13cr350

)

) Count 1: Conspiracy to Commit Racketeering  
(18 U.S.C. §§ 1962(d), 1963(a))

)

) Count 2: Violence in Aid of Racketeering  
(18 U.S.C. § 1959(a))

)

) Count 5: Conspiracy to Distribute 280 grams  
or more of Cocaine Base  
(21 U.S.C. §§ 841, 846)

)

) Count 8: Use and Carry a Firearm  
(18 U.S.C. § 924(c)(1)(a))

)

) Count 9: Conspiracy to Engage in Sex  
Trafficking  
(18 U.S.C. § 1594(c))

)

) Count 10: Conspiracy to Commit Robbery  
(18 U.S.C. § 1951)

)

) Count 11: Use and Carry a Firearm  
(18 U.S.C. § 924(c)(1)(a))

)

VERDICT FORM – Thaddaeus Snow

I. COUNT ONE – Conspiracy to Commit Racketeering

WE, THE JURY, unanimously find the Defendant, THADDAEUS SNOW, a/k/a  
"Storm":

Guilty X

Not Guilty \_\_\_\_\_

*Please continue to the next page*

If you found the Defendant guilty, you must have unanimously found beyond a reasonable doubt that at least two acts of racketeering were either planned or committed by some member of the conspiracy. Those acts may be either of the same or different types, or a combination of both. Please indicate which type or types of racketeering activity you have unanimously found beyond a reasonable doubt to have been either planned or committed by members of the racketeering conspiracy this Defendant joined:

	<u>No Act</u>	<u>Single Act</u>	<u>Multiple Acts</u>
Distribution of Controlled Substances	_____	_____	<u>X</u>
Robbery (Virginia or Fed.)	_____	<u>X</u>	_____
Passing or Dealing in Counterfeit Obligations or Securities	_____	_____	<u>X</u>
Sex Trafficking	_____	_____	<u>X</u>
Interstate Transportation for Prostitution	_____	_____	<u>X</u>

**II. COUNT TWO – Maiming in Aid of Racketeering**

WE, THE JURY, unanimously find the Defendant, **THADDAEUS SNOW**, a/k/a “Storm”:

Guilty X

Not Guilty \_\_\_\_\_

*Please continue to the next page*

**III. COUNT FIVE – Conspiracy to Distribute Cocaine Base**

WE, THE JURY, unanimously find the Defendant, **THADDAEUS SNOW**, a/k/a “Storm”:

Guilty   X  

Not Guilty \_\_\_\_\_

Please answer the following question only if you found the Defendant guilty:

What amount of cocaine base do you find beyond a reasonable doubt that the Defendant, **THADDAEUS SNOW**, a/k/a “Storm,” conspired to distribute:

  X   280 grams or more

\_\_\_\_\_ 28 grams or more, but less than 280 grams

\_\_\_\_\_ Less than 28 grams

**IV. COUNT EIGHT – Possession of a Firearm in Furtherance of a Federal Drug Trafficking Crime (either conspiracy to distribute cocaine base or conspiracy to distribute marijuana)**

WE, THE JURY, unanimously find the Defendant, **THADDAEUS SNOW**, a/k/a “Storm”:

Guilty   X  

Not Guilty \_\_\_\_\_

**V. COUNT NINE – Conspiracy to Engage in Sex Trafficking**

WE, THE JURY, unanimously find the Defendant, **THADDAEUS SNOW**, a/k/a “Storm”:

Guilty   X  

Not Guilty \_\_\_\_\_

*Please continue to the next page*

**VI. COUNT TEN – Conspiracy to Commit a Hobbs Act Robbery**

**WE, THE JURY, unanimously find the Defendant, THADDAEUS SNOW, a/k/a “Storm”:**

Guilty X Not Guilty \_\_\_\_\_

**VII. COUNT ELEVEN – Use of a Firearm During and in Relation to a Crime of Violence as Alleged in Count Ten**

**WE, THE JURY, unanimously find the Defendant, THADDAEUS SNOW, a/k/a "Storm":**

Guilty X Not Guilty \_\_\_\_\_

**If you found the Defendant guilty, please indicate what act or acts you unanimously found were done with the firearm:**

1. Used: \_\_\_\_\_
2. Carried: \_\_\_\_\_
3. Brandished: X

2/21/14  
DATE

**FOREPERSON** – Printed Name